WO

## **UNITED STATES DISTRICT COURT**

## **DISTRICT OF ARIZONA**

UNITED STATES OF AMERICA

	Orti	V. V.		ORDE	ER OF DETENTION PENDING TRIAL	
		Heriberto Almazan-Alcaraz	Case Nu	mber: _	11-6215M	
and was	repres				vas held on May 16, 2011. Defendant was pres he defendant is a flight risk and order the detent	
			FINDINGS OF FAC	т		
I find by		onderance of the evidence that:				
		The defendant is not a citizen of the		•	·	
		The defendant, at the time of the ch	_			
		If released herein, the defendant Enforcement, placing him/her beyon or otherwise removed.	faces removal proced the jurisdiction of this	eedings is Court	s by the Bureau of Immigration and Custort and the defendant has previously been depor	tec
		The defendant has no significant co	ntacts in the United S	tates or	or in the District of Arizona.	
		The defendant has no resources in to assure his/her future appearance		which I	he/she might make a bond reasonably calcula	tec
	$\boxtimes$	The defendant has a prior criminal h	istory.			
		The defendant lives/works in Mexico	).			
		The defendant is an amnesty appl substantial family ties to Mexico.	cant but has no subs	stantial	ties in Arizona or in the United States and I	าลร
		There is a record of the defendant u	sing numerous aliase	s.		
		The defendant attempted to evade I	aw enforcement conta	act by fl	leeing from law enforcement.	
		The defendant is facing a maximum	of	у	years imprisonment.	
at the tir	The Come of the	ne hearing in this matter, except as no	erial findings of the Protect in the record.		ervices Agency which were reviewed by the Co	our
a correc appeal. of the U defenda	tions fa The de nited S ant to th	There is a serious risk that the defermonder of condition or combination of condition or combination of condition or combination of conditions	ndant will flee.  Itions will reasonably  IONS REGARDING I  If the Attorney Genera e, from persons awaiti e opportunity for priva ne Government, the p ose of an appearance S AND THIRD PART	assure DETEN  al or his/ ing or se te cons erson ir in conr	s/her designated representative for confinement serving sentences or being held in custody pend sultation with defense counsel. On order of a confine configuration with a corrections facility shall deliver nection with a court proceeding.	nt ing ling our the
deliver a Court.	a copy o	of the motion for review/reconsideration	n to Pretrial Services	at least	one day prior to the hearing set before the Disi	trict
Services	s suffici	JRTHER ORDERED that if a release ently in advance of the hearing befo potential third party custodian.	to a third party is to be re the District Court to	consid allow	dered, it is counsel's responsibility to notify Pret Pretrial Services an opportunity to interview a	ria anc
	DATE	ED this 17 <sup>th</sup> day of May, 2011				
			\$			
			Jan	•		
		Un	David K. Dunc ited States Magistr		dge	